BEFORE THE POSTAL RATE COMMISSION WASHINGTON, D.C. 20268-0001

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POSTAL RATE COPPER SION OFFICE OF THE SECRETARY

POSTAL RATE AND FEE CHANGES, 2001

Docket No. R2001-1

RESPONSE OF UNITED STATES POSTAL SERVICE TO INTERROGATORY OF OFFICE OF THE CONSUMER ADVOCATE (OCA/USPS-138)

The United States Postal Service hereby provides its response to the following interrogatory of Office of the Consumer Advocate: OCA/USPS-138, filed on October 24, 2001.

The interrogatory is stated verbatim and is followed by the response.

Respectfully submitted,

UNITED STATES POSTAL SERVICE

By its attorneys:

Daniel J. Foucheaux, Jr. Chief Counsel, Ratemaking

Kenneth N. Hollies

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260–1137 (202) 268–3083 Fax –5402 November 15, 2001

RESPONSE OF UNITED STATES POSTAL SERVICE TO INTERROGATORIES OF OFFICE OF THE CONSUMER ADVOCATE

OCA/USPS-138. Please fill in the following table for Postal Service-staffed retail facilities. Columns 1 – n should sum to 100 percent.

Column 1	Column 2	Column 3	Column 4	Columns 5 - n
Percentage of	Percentage of	Percentage of	Percentage of	[Add additional
revenue at	revenue at	revenue at	revenue at	separate
facilities with	facilities with	facilities with	facilities with	columns for
POS Terminals	IRTs		Second Type of	
		Terminal given	Terminal given	terminal given
,		(•	in response to
		OCA interrog.	OCA interrog.	OCA interrog.
		#129	#129	#129]

RESPONSE. Not all Postal Service staffed retail facilities have terminals at their counters. The chart is modified to take this into account.

Column 1	Column 2	Column 3	Column 4	Columns 5 - n
Percentage of	Percentage of	Percentage of	Percentage of	[Add additional
revenue at	revenue at	revenue at	revenue at	separate
facilities with	facilities with	manual	facilities with	columns for
POS	IRTs*	facilities*	Second Type of	each type of
Terminals			Terminal given	terminal given
			in response to	in response to
			OCA interrog.	OCA interrog.
			#129	#129]
60.5%	18.9%	20.6%	N/A	N/A

^{*} These percentages are based on a IRT facility count which is reasonably accurate but not exact. See also response to OCA/USPS-132.

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the Rules of Practice.

Kenneth N. Hollies

475 L'Enfant Plaza West, S.W. Washington, D.C. 20260–1137 November 15, 2001